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JAN 2 5 2008 B TRANSMITTAL LETTER (General - Patent Pending)				Docket No. Army 1 03		
In Re Apple and on	Of: Reid, et al.					
Application No.	Filing Date	Examiner	Customer No.	Group Art Unit	Confirmation No.	
09/451,321	November 30, 1999	Williams, L.	30951	1617	8870	
Title: Microparticles Carriers Of Maximal Uptake Capacity By Both M Cells and Non-M Cells						
COMMISSIONER FOR PATENTS: Transmitted herewith is:						
Letter to the Examiner in Reissue Application Postcard receipt						
in the above identified application.						
 No additional fee is required. A check in the amount of is attached. The Director is hereby authorized to charge and credit Deposit Account No. 21-0380 as described below. Charge the amount of Credit any overpayment. Charge any additional fee required. Payment by credit card. Form PTO-2038 is attached. 						

WARNING: Information on this form may become public. Credit card information should not be

included on this form. Provide credit card information and authorization on PTO-2038.

Zever and

Caroline Nash, Reg. No. 36,329

CC:

Dated: Jan 24, 2008

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to the "Commissioner for Patents, P.O. Box 1450n Alexandria, VA 22313-1450" [37 CFR 1.8(a)] on

Signature of Person Mailing Correspondence

Caroline Nash

Typed or Printed Name of Person Mailing Correspondence



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re: PATENT APPLICATION of

Inventor(s)REID, et al.

Reissue Appln. No.: 09/451,321 Group Art Unit: 1617

Filed: November 30, 1999 Examiner: Williams

Title: MICROPARTICLES CARRIERS OF MAXIMAL UPTAKE CAPACITY BY

BOTH M CELLS AND NON-M CELLS

LETTER TO THE EXAMINER IN REISSUE APPLICATION

Hon. Commissioner of Patents and Trademarks PO Box 1450 Alexandria, Va 22313-1450

Sir:

This letter is responsive to the Notice of Non-Compliant Amendment (Notice) dated January 3, 2008. The Notice indicates that the Amendment filed on December 10, 2007 is non-compliant because it does not contain a complete listing of the claims. The undersigned called the Examiner on January 1, 2007 to request clarification. The Examiner returned the undersigned's call and said that he would look into why the Notice was sent. We have not heard back from the Examiner yet.

Applicants refer the Examiner to 37 CFR§1.173(b)(2) that only requires that the "claims being changed by such amendment paper and of each claim being added by such amendment paper" include the entire text of each claim. Further, bracketing and underlining are required by the Rules in reissue applications. There is no requirement to include the entire text of claims that are not being amended or added by the amendment paper in a reissue amendment. Rule 37 CFR§1.121 for claim amendments does not apply in reissue proceeding. It is believed that the Notice of Non-Compliant Amendment was sent in error.

Reconsideration is respectfully requested.

Date: Jan. 24, 2008

i m. Vask Caroline M. Nash

Respectfully submitted,

Reg. No. 36,329

For: Elizabeth Arwine

Reg. No. 45,867

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